1 THE HONORABLE BARBARA J. ROTHSTEIN 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 VULCAN LLC; FOOTBALL NORTHWEST 11 LLC; TRAIL BLAZERS INC; No.: 2:21-cy-00336-BJR EXPERIENCE LEARNING COMMUNITY 12 (dba MoPOP); FIRST & GOAL INC.; and STIPULATED MOTION AND ORDER TO RIP CITY MANAGEMENT LLC, EXTEND DEFENDANTS' DEADLINE TO 13 ANSWER OR OTHERWISE RESPOND Plaintiffs, TO PLAINTIFFS' FIRST AMENDED 14 **COMPLAINT** v. 15 **ZURICH AMERICAN INSURANCE** COMPANY; INTERSTATE FIRE & CASUALTY COMPANY; DOES 1-100; THOSE CERTAIN UNDERWRITERS AT LLOYD'S LONDON SUBSCRIBING TO POLICY NO. BOWPN1900599; THOSE CERTAIN UNDERWRITERS AT LLOYD'S LONDON SUBSCRIBING TO POLICY NO. BOWPN1900606; THOSE CERTAIN UNDERWRITERS AT LLOYD'S LONDON SUBSCRIBING TO POLICY NO. BOWNP1900601; THOSE CERTAIN UNDERWRITERS AT LLOYD'S LONDON SUBSCRIBING TO POLICY NO. BOWPN1900820; THOSE **CERTAIN UNDERWRITERS AT** LLOYD'S LONDON SUBSCRIBING TO 24 POLICY NO. BOWPN1900772; EVEREST INDEMNITY INSURANCE COMPANY; ARCH SPECIALTY INSURANCE COMPANY; ENDURANCE AMERICAN SPECIALTY INSURANCE COMPANY;

STIPULATED MOTION AND ORDER TO EXTEND DEFENDANTS' DEADLINE TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFFS' FIRST AMENDED COMPLAINT NO.: 2:21-CV-00336-BJR

1 2 3 4 5	CONTINENTAL CASUALTY COMPANY; DOES 101-200; WESTPORT INSURANCE CORPORATION; GREAT LAKES INSURANCE SE; INTERNATIONAL INSURANCE COMPANY OF HANNOVER SE; EVANSTON INSURANCE COMPANY; DOES 201-300; PARTNER RE IRELAND INSURANCE DAC; DOES 301-400; DOES 401-500,		
6	Defendants.		
7	STIPU	LATION	
8	Plaintiffs and Defendants, by and thro	ugh their attorneys, agree that Defendants shall	
10	have until July 7, 2022 to answer or otherwise	e respond to Plaintiffs' First Amended	
11	Complaint (Dkt 64). Plaintiffs and Defendants further agree that in so extending this		
12	deadline, neither Plaintiffs nor Defendants waive any right, claim, or defense in this action,		
13	with the sole exception that Defendants agree not to challenge service under Rules 12(b)(4)		
14	and 12(b)(5) of the Federal Rules of Civil Pro	ocedure.	
1516	DATED: May 27, 2022		
17	GORDON TILDEN THOMAS & CORDELL, LLP	BULLIVANT HOUSER BAILEY PC	
18	CORDELL, LLF	By: s/ Daniel R. Bentson	
19	By: s/ Greg Pendleton	Daniel R. Bentson, WSBA #36825	
20	Dale L. Kingman, WSBA #07060 Greg D. Pendleton, WSBA #38361	Email: dan.bentson@bullivant.com	
21	Samantha Pitsch, WSBA #54190	HINSHAW & CULBERTSON	
22	Email: dkingman@gordontilden.com gpendleton@gordontilden.com	By: s/ Courtney Murphy	
23	spitsch@gordontilden.com	Courtney Murphy, <i>pro hac vice</i> (pending)	
24	Attorneys for Plaintiff	Email: courtney.murphy@hinshaw.com	
25			
26		Attorneys for Defendants Certain Underwriters at Lloyd's London	

STIPULATED MOTION AND ORDER TO EXTEND DEFENDANTS' DEADLINE TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFFS' FIRST AMENDED COMPLAINT NO.: 2:21-CV-00336-BJR

Bullivant|Houser|Bailey PC

925 Fourth Avenue, Suite 3800 Seattle, Washington 98104 Telephone: 206.292.8930

PAGE 2

I	I	
1 2		Subscribing to Policy Nos. BOWPN1900599 and BOWPN1900606, and Partner Re Ireland Insurance DAC
3	CLYDE & CO. US, LLP	FORSBERG & UMLAUF, P.S.
4		
5	By: s/ Susan K. Sullivan	By: s/ Carl E. Forsberg Carl E. Forsberg, WSBA #17025
6	Susan K. Sullivan, WSBA #21725	C.
7	Email: susan.sullivan@clydeco.us	Email: cforsberg@foum.law
8	Attorneys for Defendants Endurance American Specialty Insurance Company,	ZELLE, LLP
9	Continental Casualty Company, and Certain Underwriters at Lloyd's London	By: s/ Jonathan R. MacBride Jonathan R. MacBride, pro hac vice
10	Subscribing to Policy No. BOWPN1900601	Matthew L. Gonzalez, <i>pro hac vice</i>
11		Email: jmacbride@zelle.com
12		mgonzalez@zelle.com
13		Attorneys for Defendants Everest Indemnity
14		Insurance Company, Arch Specialty Insurance Company, Great Lakes Insurance
15		SE, International Insurance Company of
16		Hannover, SE, and Certain Underwriters at Lloyd's London Subscribing to Policy Nos.
17		BOWPN1900599, BOWPN1900820, and BOWPN19007722
18	DLA PIPER, LLP (US)	REED MCCLURE
19		
20	By: s/ Anthony Todaro Anthony Todaro, WSBA #30391	By: s/ Marilee C. Erickson
21	,	Marilee C. Erickson, WSBA #16144
22	Email: anthony.todaro@dlapiper.com	Email: merickson@rmlaw.com
23	Attorneys for Defendant Interstate Fire & Casualty Company and Westport Insurance	DICKINSON WRIGHT, PLLC
24	Corporation	By: s/ P. Bruce Converse
25		P. Bruce Converse, <i>pro hac vice</i>
26		Email: bconverse@dickinson-wright.com

ı	I	
1		Attorneys for Defendants Evanston
2		Insurance Company
3	GORDON THOMAS HONEYWELL, LLP	
4		
5	By: s/ Michael E. Ricketts	
6	Michael E. Ricketts, WSBA No. 9387	
7	Email: mricketts@gth-law.com	
8		
9	Insurance Company	
10	DATED this 27th day of May 2	022
11	DATED this 27th day of May, 2022.	
12		Barbara Notherein
13		BARBARA J. ROTHSTEIN UNITED STATES DISTRICT JUDGE
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STIPULATED MOTION AND ORDER TO EXTEND DEFENDANTS' DEADLINE TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFFS' FIRST AMENDED COMPLAINT NO.: 2:21-CV-00336-BJR